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PATENT P56382

OIPE 402

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE 2007 1214 30 121 4: 59

In re-Application of:

JOO-HYOUNG LEE et al.

Serial No.:

09/885,100

Examiner:

TRAN, TRANG U.

Filed:

21 June 2001

Art Unit:

2622

For:

DISPLAYING APPARATUS AND METHOD FOR CONTROLLING THE SAME

REQUEST FOR REFUND

Mail Stop: 16

Attn: Refunds

Director of the U.S. Patent & Trademark Office 2051 Jamieson Ave, Suite 300

Alexandria, VA 22314

Sir:

Applicant respectfully request for refund of extra claim fee \$200.00 under fee code [1201]

overcharged on 27 May 2005 in the above-referenced application for the reason as follows:

- 1. On 19 November 2003, a non-final Office action (Paper No. 4) was mailed.
- 2. On 20 February 2004, Applicant filed an Amendment and a Petition for One-month Extension of Time, in reply to Paper No. 4, together with Check #45340 in amount of \$290.00 (extra total claim fee: \$180.00 (31 21 = 10 extra x \$18.00 = \$180.00) and one-month extension of time fee: \$110.00). In the Amendment, claims 2, 3, 13 and 14 were cancelled, and claims 22-35 were newly added. Claims 1, 4-12 and 15-35 were pending in the Amendment filed on 20 February 2004. The number of total

Page 1 of 4

claims was 31 and the number of independent claims was 3 in the Amendment.

- 3. On 20 May 2004, a final Office action (Paper No. 8) was mailed.
- 4. On 14 July 2004, Applicant filed an Amendment, together with Check #45813 in amount of \$86.00 (extra independent claim fee (4 3 = 1 extra independent claim x \$86.00 = \$86.00)). In the Amendment, claims 25 was cancelled and claim 32 was amended to become an independent claim. Claims 1, 4-12, 15-24 and 26-35 were pending in the Amendment filed on 14 July 2004. The number of total claims was 30 and the number of independent claims was 4 in the Amendment.
- On 3 November 2004, a non-final Office action (Paper No. 20041021) was mailed.
 The finality of the last Office action has been withdrawn.
- On 30 December 2004, Applicant filed a Request for Clarification and Restart of Period for Response. No fee is incurred by filing the Request.
- 7. On 4 March 2005, a telephone conference was conducted with the Examiner, and it was agreed that the period for response to Paper No. 20041021 was restarted from 4 March 2005 (the date of the telephone conference).

8. On 19 May 2005, Applicant filed an Amendment, in reply to Paper No. 20041021 and to the telephone conference between the Examiner and the Applicant's undersigned attorney on 4 March 2005 during which the period for response to Paper No. 20041021 was restarted from the date of the telephone conference.

In the Amendment, claim 36 was newly added. Claims 1, 4-12, 15-24 and 26-36 were pending in the Amendment. The number of total claims was 31 and the number of independent claims was 4 in the Amendment. No fee was incurred by the Amendment filed on 19 May 2005, in view of the facts that the highest number of total claims previously paid for was 31 and the highest number of total independent claims previously paid for was 4 in this application.

	Amendment filed on 19 May 2005	The highest number previously paid for
the number of total claims	31	31
the number of independent claims	4	4

On 27 May 2005, the amount of \$200.00 under fee code [1201] was charged to the
 Applicant's undersigned Attorney's Deposit Account No. 02-4943.

<u>REMARKS</u>

In view of the facts that Applicant has properly paid extra claim fee of \$86.00 for addition of one (1) independent claim in excess of 3 on 14 July 2004, and that the number of total independent claims was 4 in the Amendment filed on 19 May 2005, no fee was incurred by the Amendment filed on 19 May 2005. Therefore, the amount \$200.00 under fee code [1201] was overcharged on 27 May 2005, and the amount \$200.00 should be refunded.

Accordingly, the Commissioner is respectfully requested to immediately refund \$200.00 under fee code [1201] overcharged on 27 May 2005 to Applicant's undersigned attorney's Deposit Account No. 02-4943.

Please refer to the attached documents for the above-reference patent application.

Respectfully sybmitted,

Robert E. Bushnell Attorney for Applicant Reg. No.: 27,774

1522 "K" Street, N.W., Suite 300

Washington, D.C. 20005 Telephone: (202) 408-9040

Folio: P56382 Date: 25 May 2007

I.D.: REB/sb

Enclosures: 1. A copy of Amendment filed on 19 May 2005

- 2. A copy of date-stamped postcard receipt dated 19 May 2005
- 3. A copy of Amendment, Fee Transmittal and check #45813, filed on 14 July 2004
- 4. A copy of date-stamped postcard receipt dated 14 July 2004
- 5. A copy of Amendment, Fee Transmittal and check #45340, filed on 20 February 2004
- 6. A copy of date-stamped postcard receipt dated 20 February 2004
- 7. A copy of Monthly Statement of Deposit Account dated 5/31/05

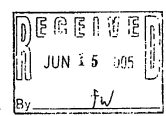


UNITED STATES PATENT AND TRADEMARK OFFICE

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> ROBERT E BUSHNELL ESQ ROBERT E. BUSHNELL 1522 "K" STREET, N.W. SUITE 300 WASHINGTON DC 20005



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P56382 19 May 2005

Applicant: JOO-HYOUNG LEE et al.

S.N.: 09/885,100 Filed: 21 June 2001

For: DISPLAY APPARATUS AND METHOD FOR CONTROLLING

Document(s) filed:

1. Amendment (Paper No. 15) - responsive to Paper No. 20041021 dated

11/03/04 and an telephone interview dated 3/04/05







IN THE UNITED STATESPATENT AND TRADEMARK OFFICE

In re Application of:

JOO-HYOUNG LEE et al.

09/885,100 Examiner:

TRAN, TRANG U.

Filed:

Serial No.:

21 June 2001

Art Unit:

2614

For:

DISPLAYING APPARATUS AND METHOD FOR CONTROLLING THE

SAME

<u>AMENDMENT</u>

Paper No. 15

Commissioner for Patents P.O.Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the non-final Office action mailed on 3 November 2004 (Paper No. 20041021), and to the telephone conference between the Examiner and the Applicant's undersigned attorney on the 4th of March 2005 during which the period for response to Paper No. 20041021 was restarted from the date of the telephone conference, entry of the following amendments and remarks, re-examination and reconsideration are respectfully requested.

Folio: P56382 Date: 5/19/05 I.D.: REB/JGS/kf

IN THE CLAIMS

Please amend claims 1 and 22, and add claim 36, as follows:

- 1. (Currently Amended) A displaying apparatus, comprising:
- a displaying part for displaying a picture;

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- a selection input part for selecting for display a highlight portion within the picture of the displaying part;
 - a storage part for storing selection data according to the selection made through the selection input part; and
 - a controller for generating a highlight signal corresponding to the highlight portion based on the selection data, for composing the highlight signal with video signals to thereby generate composed video signals, and for displaying the highlight portion within the picture of the displaying part based on the composed video signals;

wherein the controller adds the highlight signal to the video signals to thereby increase the level of the composed video signals of the highlight portion, and the controller subtracts the highlight signal from the video signals to thereby decrease the level of the composed video signals of the highlight portion; and

wherein said displaying part comprises a control key part for controlling a size and a position of the highlight portion, and said controller comprises an adjuster part for adjusting the picture in response to external signals adjusted by said control key part.

Claims 2 and 3. (Canceled)

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1	4. (Original) The displaying apparatus according to claim 1, wherein the selection
2	input part comprises a size control key for controlling a size of the highlight portion.

- 5. (Original) The displaying apparatus according to claim 4, wherein the selection input part comprises a position control key for controlling a position of the highlight portion.
 - 6. (Original) The displaying apparatus according to claim 5, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and the selection input part comprises a signal control key for controlling a level of said at least one color signal.
 - 7. (Original) The displaying apparatus according to claim 4, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and the selection input part comprises a signal control key for controlling a level of said at least one color signal.
 - 8. (Original) The displaying apparatus according to claim 1, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and the selection input part comprises a signal control key for controlling a level of said

at least one color signal.

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- 9. (Original) The displaying apparatus according to claim 1, wherein the selection input part comprises a position control key for controlling a position of the highlight portion.
- 10. (Original) The displaying apparatus according to claim 9, wherein the highlight
 2 signal comprises at least one color signal corresponding to the video signals; and
 - the selection input part comprises a signal control key for controlling a level of said at least one color signal.
 - 11. (Previously Presented) A method for controlling a displaying apparatus, comprising the steps of:
- selecting for display a highlight portion within a picture of the displaying apparatus;
- generating a highlight signal corresponding to the highlight portion;
 - composing the highlight signal with video signals to thereby generate composed video signals; and
- 7 displaying the highlight portion within the picture of the displaying apparatus;
 - wherein the composing step comprises adding the highlight signal to the video signals to thereby increase a level of the composed video signals, and subtracting the highlight signal from the video signals to thereby decrease a level of the composed video signals.

1 12. (Original) The method according to claim 11, further comprising the step of storing data selected in the selecting step.

Claims 13 and 14. (Canceled)

- 1 15. (Original) The method according to claim 11, further comprising the step of controlling a size of the highlight portion.
- 1 16. (Original) The method according to claim 15, further comprising the step of controlling a position of the highlight portion.
- 1 17. (Original) The method according to claim 16, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
 - said method further comprising the step of controlling a level of said at least one color signal.
- 1 18. (Original) The method according to claim 15, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
- said method further comprising the step of controlling a level of said at least one color signal.

1	19. (Original) The method according to claim 11, further comprising the step of
2	controlling a position of the highlight portion.
1	20. (Original) The method according to claim 19, wherein the highlight signal
2	comprises at least one color signal corresponding to the video signals;
3	said method further comprising the step of controlling a level of said at least one color
4	signal.
1	21. (Original) The method according to claim 11, wherein the highlight signal
2	comprises at least one color signal corresponding to the video signals;
3 .	said method further comprising the step of controlling a level of said at least one color
4	signal.
1	22. (Currently Amended) A display apparatus, comprising:
2	signal generating means for generating video signals;
3	displaying means for displaying a picture based on the video signals generated by the
4	signal generating means;
5	selection means for selecting for displaying a highlight portion within the picture of
6	the displaying means;
7	storage means for storing selection data according to the selection made through the

selection means; and

control means for generating a highlight signal corresponding to the highlight portion based on the selection data;

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wherein said control means comprises a highlight signal generating part for generating the highlight signal, and a signal composing part connected to said highlight signal generating part and to said signal generating means for combining the highlight signal with the video signals generated by the signal generating means; and

wherein said control means further comprises an image sharpness part connected between said selection means and said signal composing part for adjusting a signal size representing a borderline of the highlight portion according to a selection by said selection means, and for supplying the adjusted signal size to said signal composing part.

- 23. (Previously Presented) The apparatus of claim 22, wherein said highlight signal generating part comprises an R highlight signal generating part, a G highlight signal generating part, and a B highlight signal generating part for generating R, G and B highlight signals, respectively.
- 24. (Previously Presented) The apparatus of claim 23, wherein the video signals generated by said signal generating means comprise R, G and B video signals, and the R highlight signal generating part, the G highlight signal generating part, and the B highlight signal generating part adjust the sizes of the R, G and B video signals, respectively.

Claim 25. (Canceled)

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- 26. (Previously Presented) The apparatus of claim 22, wherein said signal composing part combines the video signals generated by said signal generating means with borderline signals indicating the borderline of the highlight portion outputted by said image sharpness part, and outputs a resultant combined signal to said displaying means.
 - 27. (Previously Presented) The apparatus of claim 22, wherein said displaying means comprises an on screen display (OSD) selecting part and a control key part for controlling a size and a position of the highlight portion.
 - 28. (Previously Presented) The apparatus of claim 27, wherein said control key part comprises a size control key for controlling the size of the highlight portion, a position control key for controlling the position of the highlight portion, and a signal control key for controlling a value of the highlight signal.
- 29. (Previously Presented) The apparatus of claim 27, wherein said control means further comprises an adjuster part for adjusting the picture in response to external signals adjusted by said control key part.
 - 30. (Previously Presented) The apparatus of claim 29, wherein selection of

- 2 highlighting by a user through said selection means causes highlight signals to be supplied
- to said adjuster part through an SCL port and an SDA port connecting said selection means
- 4 to said control means.

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- 31. (Previously Presented) The apparatus of claim 27, wherein a user can employ the
 OSD selecting part to select the OSD so that said highlight portion and said OSD are
 displayed simultaneously.
- 32. (Previously Presented) A display apparatus, comprising:
- signal generating means for generating video signals;
- displaying means for displaying a picture based on the video signals generated by the signal generating means;
 - selection means for selecting for displaying a highlight portion within the picture of the displaying means;
 - storage means for storing selection data according to the selection made through the selection means; and
 - control means for generating a highlight signal corresponding to the highlight portion based on the selection data;
 - wherein said control means comprises a highlight signal generating part for generating the highlight signal, and a signal composing part for combining the highlight signal with the video signals generated by the signal generating means; and

wherein said control means further comprises a clock generating part for generating a clock signal to set up a size and a position of the highlight portion.

- 33. (Previously Presented) The apparatus of claim 32, said control means further comprising an adjuster part connected to said clock generating part for receiving the clock signal, and for adjusting a size of the clock signal according to a control signal from said selection means.
- 34. (Previously Presented) The apparatus of claim 22, said control means further comprising input terminals for receiving a control signal for controlling brightness of the video signals.
- 35. (Previously Presented) The apparatus of claim 34, said video signals comprising R, G and B signals, and said input terminals receiving R-brightness, G-brightness and B-brightness signals, respectively.
- 36. (New) The displaying apparatus according to claim 1, wherein selection of highlighting by a user through said selection input part causes highlight signals to be supplied to said adjuster part through an SCL port and an SDA port connecting said selection input part to said controller.

<u>REMARKS</u>

The non-final Office action mailed on 3 November 2004 (Paper No. 20041021) has been carefully considered.

Claims 1 and 22 are being amended and claim 36 is being added. Thus, claims 1, 4 thru 12, 15 thru 24 and 26 thru 36 are pending in the application.

Prior to considering the substance of the current Office action, a review of the prosecution history of this application is appropriate. A final Office action (Paper No. 8) was mailed on May 20, 2004. An Amendment After Final (Paper No. 9) was filed on July 14, 2004. The current third Office action (Paper No. 20041021) was mailed on November 3, 2004. Due to the fact that the pending claims were not listed correctly in the third Office action, and due to other inconsistencies and deficiencies which raised questions as to the status of claims 22, 25 and 30, a Request for Clarification was filed on December 30, 2004.

After receipt of the current Office action, several telephone interviews were conducted with Examiner Tran and Supervisory Primary Examiner Miller on February 2, March 3, and March 4, 2005. In those telephone interviews, the undersigned attorney was informed that, under the new internal system of the U.S. Patent & Trademark Office, the Amendment After Final filed on July 14, 2004 was never entered, and that the current non-final Office action (Paper No. 20041021) dated November 3, 2004 was based upon the non-

entry of the Amendment After Final.

By way of explanation, Supervisory Primary Examiner Miller further stated that the Legal Instrument Examiner had never entered the Amendment After Final, but the Patent Examiner had determined that the previous final rejection was incorrect, that the arguments set forth in our Amendment After Final were correct, and that the examination should be reopened on the merits. Subsequent to that determination, the Patent Examiner had examined the then pending claims, despite the fact that the Amendment After Final should have been entered.

Finally, in the telephone interview conducted on March 4, 2004, it was agreed with Supervisory Primary Examiner Miller that, since two months had passed since the filing of the Request for Clarification, and rather than risk further delay in the examination of this application, the undersigned attorney would prepare and file an Amendment in response to the current Office action, but with the understanding that the previously filed Amendment After Final had in fact been entered, and should have been entered as of March 4, 2005.

Therefore, this Amendment is being prepared and filed based on the presumption that the previously filed Amendment After Final has in fact been entered as of March 4, 2005. Moreover, since the non-entry of the Amendment After Final prior to that date occurred due to no fault of the Applicant, it was requested and agreed in the telephone interview that the

statutory period for response be reset to commence as of the date of entry of the Amendment After Final (March 4, 2005) so that the three-month statutory period for response expires on June 4, 2005.

In paragraph 4 of the Office action, the Examiner rejected claims 1, 4 thru 12, 15 thru 22 and 27 thru 34 under 35 U.S.C. §102 for alleged anticipation by Kuo et al., U.S. Patent No. 6,226,040. In paragraph 6 of the Office action, the Examiner rejected claims 23, 24, 30 and 35 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in view of Suen et al., U.S. Patent No. 6,552,750. In paragraph 7 of the Office action, the Examiner rejected claims 25 and 26 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in view of Kim, U.S. Patent No. 6,473,130. For the reasons stated below, it is submitted that the invention recited in the claims, as now amended, is distinguishable from the prior art cited by the Examiner so as to preclude rejection under 35 U.S.C. §103.

The latter paragraph states the rejection of the claims as contained in the current Office action. However, there are inconsistencies between the rejection of the claims as stated in the current Office action and the previous rejection of the claims as stated in the final Office action of May 20, 2004 (Paper No. 8).

Specifically, whereas independent claim 1 and associated dependent claims 4 thru 10, as well as independent claim 11 and associated dependent claims 12 and 15 thru 21, were

previously rejected under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040, those claims are now rejected under 35 U.S.C. §102 for alleged anticipation by Kuo et al. '040.

Furthermore, whereas independent claim 22, which was amended in the Amendment After Final to include the recitation of dependent claim 25, is now rejected under 35 U.S.C. §102 for alleged anticipation by Kuo et al. '040, in the previous final Office action (Paper No. 8), independent claim 22 was rejected under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040, while dependent claim 25 was rejected under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in view of Kim '130. In addition, dependent claims 28 thru 31 (which are dependent from independent claim 22) are currently rejected under 35 U.S.C. §102 for alleged anticipation by Kuo et al. '040, whereas in the final Office action (Paper No. 8), dependent claims 28 thru 31 were rejected under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040.

Finally, independent claim 32 and associated dependent claim 33 are currently rejected under 35 U.S.C. §102 for alleged anticipation by Kuo et al. '040, whereas in the final Office action (Paper No. 8), those claims were rejected under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040.

In rejecting independent claims 1 and 11 under 35 U.S.C. §103 for alleged

unpatentability over Kuo et al. '040 in the previous final Office action (Paper No. 8), the Examiner admitted (in paragraph 3 on page 4 of the final Office action) that Kuo et al. '040 does not disclose a controller which adds a highlight signal to video signals to thereby increase the level of the composed video signals of the highlight portion, and does not disclose a controller which subtracts the highlight signal from the video signals to thereby decrease the level of the composed video signals of the highlight portion. Thus, based on this previous admission by the Examiner, the current rejection of independent claims 1 and 11 under 35 U.S.C. §102 for alleged anticipation is clearly inappropriate.

Further considering the previous rejection of claims 1 and 11 under 35 U.S.C. §103, in the final Office action (Paper No. 8), the Examiner took "Official Notice" that "it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the old and well known superimposing and desuperimposing the highlight signal on the video signal ... since it merely amounts of [sic] selecting an alternative equivalent device for adding highlight signal and video signal" (quoting from the paragraph bridging pages 4 and 5 of the final Office action).

In support of the taking of "Official Notice", the Examiner cited (in paragraph 1 of the final Office action) Lake Jr., U.S. Patent No. 4,809,070. The Examiner cited this patent "to suggest the capabilities of adding and subtracting the luminance along edges of the luminance field (highlights and shadows)" (quoting from page 3, lines 3-4 of the final Office

action). For the reasons stated below, it is submitted that Lake, Jr. '070 is unrelated and not applicable to the pertinent recitations contained in independent claims 1 and 11 of the present application.

Specifically, referring to column 1, lines 8-28 of Lake, Jr. '070 (as cited by the Examiner on page 2 of the final Office action), the patent states that, "[a]mong the video effects that can be applied to an array of sample values representing a luminance field to produce an enhanced array which represents a somewhat different luminance field is an effect known as embossing" (see column 1, lines 8-12 of Lake, Jr. '070). The patent then states that edge information is extracted from an image, and used to add luminance along edges of one polarity and subtract luminance along edges of the opposite polarity" (quoting from column 1, lines 12-15 of the patent). In the latter respect, according to the patent, the "term 'polarity' as applied to an edge is intended to be understood as referring to the sign of the change in luminance across the edge when the edge is traversed in a particular direction" (quoting from column 1, lines 17-18 of the patent). Thus, if the luminance increases, the edge is considered to be a positive polarity, and if the luminance decreases, the edge is considered to be a negative polarity (see column 1, lines 18-21 of the patent).

The Lake, Jr. '070 patent then proceeds to state that, "[w]hen luminance is added and subtracted along edges in the original luminance field, the areas of increased and reduced luminance appear to the eye as highlights and shadows which provide three-dimensional cues

for the eye and achieve an embossed texture appearance" (quoting from column 1, lines 23-28 of the patent). Thus, whereas the patent refers to the addition and subtraction of luminance along edges in an original luminance field (referring to column 1, lines 23-25 of the patent), this is not seen to have much, if any, relevance to the claimed feature whereby a controller adds a highlight signal to video signals in their entirety (not merely to edges) to thereby increase the level of composed video signals of a highlight portion, and whereby the controller subtracts the highlight signal from the video signals in their entirety to thereby decrease the level of the composed video signal of the highlight portion, and this contradicts the allegation by the Examiner in the sentence bridging pages 2 and 3 of the final Office.

More specifically, whereas Lake, Jr. '070 discloses the addition or subtraction of luminance along edges of an image, the claimed feature at issue involves the addition or subtraction of a highlight signal or highlight signals to or from video signals in order to increase or decrease the level of composed video signals of a highlight portion. More specifically, Lake, Jr. '070 appears to add luminance to the edges of an image, whereas the feature recited in the claims involves the addition or subtraction of a highlight signal to video signals in their entirety. Furthermore, a review of Lake, Jr. '070 fails to reveal any mention whatsoever of a highlight signal or highlight signals added to or subtracted from video signals, and fails to mention composed video signals of highlight portion, such composed signals resulting from the composing of a highlight signal or highlight signals with the video signals.

As a result of the above, it is submitted that the current rejection under 35 U.S.C. §102 is clearly inappropriate since, by the Examiner's own admission in the final Office action (Paper No. 8), Kuo et al. '040 does not disclose each and every element of claims 1 and 11. However, even if the previous rejection under 35 U.S.C. §103 is applied against independent claims 1 and 11, based on the combination of Kuo et al. '040 and the Official Notice previously asserted by the Examiner, a substantial question exists as to the propriety of the taking of "Official Notice" on the part of the Examiner, and this raises a question as to the validity of a rejection under 35 U.S.C. §103 of claims 1 and 11.

In addition, there is nothing within the "four corners" of the disclosure of Kuo et al. '040 which would suggest to or instruct a person of ordinary skill in the art as to the necessity or desirability of modifying the disclosure of Kuo et al. '040 in the manner suggested by the Examiner. That is, Kuo et al. '040 does not contain any suggestion or instruction which would lead a person of ordinary skill in the art to modify the disclosure of Kuo et al. '040 so as to provide the controller with the capability of adding or subtracting a highlight signal to or from video signals in order to increase or decrease the level of the composite video signals of the highlight portion.

With respect to independent claim 1, it should be noted that the claim is being amended herein so as to further distinguish the invention from the prior art cited by the Examiner. Specifically, independent claim 1 is being amended to recite that the displaying

part comprises a control key part for controlling a size and a position of the highlight portion, and that the controller comprises an adjuster part for adjusting the picture in response to external signals adjusted by the control key part. The latter recitation further distinguishes the invention of independent claim 1 from the prior art cited by the Examiner since neither Kuo et al. '040 nor any of the other references cited in the Office action discloses or suggests the latter feature as now recited in the last paragraph of amended independent claim 1. Thus, for these reasons in addition to the reasons already stated above, the invention of independent claim 1 is distinguishable from the prior art cited by the Examiner.

Based on the above, it is respectfully submitted that independent claims 1 and 11, and their associated dependent claims, recite the invention in a manner distinguishable from the prior art so as to preclude rejection under 35 U.S.C. §103.

Turning to consideration of independent claim 22, in the final Office action (Paper No. 8), dependent claim 25 was rejected under 35 U.S.C. §103 based on the combination of Kuo et al. '040 with Kim '130. Moreover, in the Amendment After Final filed on 14 July 2004, independent claim 22 was amended to include the recitation of dependent claim 25, which was canceled.

In formulating the rejection of claim 25 under 35 U.S.C. §103, the Examiner admitted that Kuo et al. '040 did not disclose an image sharpness part for adjusting a signal size

representing a borderline of a highlight portion according to a selection by selection means, and for supplying the adjusted signal size to the signal composing part, as previously recited in dependent claim 25. Thus, based on the previous admission by the Examiner, the current rejection of claim 22 (which includes the recitation of previous dependent claim 25) under 35 U.S.C. §102 for alleged anticipation by Kuo et al. '040 is clearly not proper. Moreover, the same is true of the rejection of dependent claims 27 thru 31 and 34, which are currently rejected under 35 U.S.C. §102 for alleged anticipation by Kuo et al. '040, but which were previously rejected (in the final Office action, Paper No. 8) under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040. For a latter reason, the current rejection of dependent claims 27 thru 31 and 34 under 35 U.S.C. §102 for alleged anticipation by Kuo et al. '040 is also not proper.

With respect to the rejection of independent claim 22, it is noted that, on page 5 of the current Office action, the Examiner merely states that claim 22 is "rejected for the same reason as discussed in claim 1" (quoting from page 5, line 4 of the Office action). However, it is to be noted that, whereas independent claim 1 recites the control means in general terms, independent claim 22 recites the control means as comprising a highlight signal generating part for generating the highlight signal, and a signal composing part for combining the highlight signal with the video signals generated by the signal generating means (see the last paragraph of original independent claim 22). However, in rejecting independent claim 22, the Examiner does not state any correspondence between the recited "highlight signal

generating part" and "signal composing part", on the one hand, and elements of Kuo et al. '040, on the other hand. Thus, it is not clear from the Office action what elements of Kuo et al. '040 are considered by the Examiner to correspond to the "highlight signal generating part" and the "signal composing part" recited in the last paragraph of original independent claim 22.

Nevertheless, as stated above, independent claim 22 was amended to include the recitation of dependent claim 25, which was canceled. In rejecting claim 25 (in paragraph 5 of the final Office action), the Examiner cited the combination of Kuo et al. '040 and Kim '130, and admitted that Kuo et al. '040 did not disclose the provision of control means further comprising an image sharpness part for adjusting a signal size representing a borderline of the highlight portion according to a selection by the selection means, and for supplying the adjusted signal size to the signal composing part (see the second sub-paragraph of paragraph 5 on page 10 of the final Office action). However, the Examiner alleged that Kim '130 "teaches that the sub-picture display apparatus according to the present invention provides an effect capable of distinctively displaying the sub-picture more definitely and clearly, by thickening the boundary portion of the sub-picture and varying the brightness of the sub-picture to become brighter, in the case that the main picture is complicated spatially or an amount of temporal movement of the main picture is large" (quoting from page 10, lines 11-16 of the final Office action). In that regard, the Examiner cited Figure 4 and column 3, line 5 - column 4, line 8 of Kim '130.

However, Figure 4 and the cited portion of Kim '130 merely relate to the functioning of a controller 14 to control a signal processor 13 so that a width of a boundary portion between a main picture and a sub-picture has a predetermined first width which can be discerned between the main picture and the sub-picture (see column 3, lines 25-30 of Kim '130). The disclosure of the cited patent also describes how the controller 14 controls the signal process 13 so that the width of the boundary portion between the main picture and the sub-picture becomes a predetermined second width (see column 3, lines 36-40 of the patent).

Nevertheless, there is no disclosure or suggestion in Kim '130 of the provision of an image sharpness part for adjusting a signal size presenting a borderline of the highlight portion according to a selection by selection means, as recited in amended independent claim 22. Furthermore, there is no instruction as to how one of ordinary skill in the art would modify the disclosure of Kuo et al. '040 (specifically, Figure 2 thereof) so as to incorporate an image sharpness part into the controller 231 thereof, or into any other portion of the disclosed arrangement of Kuo et al. '040, so as to achieve the results achieved by the display apparatus of claim 22 of the present application. Finally, there is no portion of the primary reference (Kuo et al. '040), and the Examiner has not cited any portion thereof, which would motivate or suggest to a person of ordinary skill in the art that the disclosure of Kim '130 should be sought for the purpose of modifying Kuo et al. '040 in accordance with the disclosure of Kim '130 in an effort to arrive at the present invention.

Finally, it should be noted that, in this Amendment, independent claim 22 is being further amended to recite that the "signal composing part [is] connected to said highlight signal generating part and to said signal generating means", and that the "image sharpness part [is] connected between said selection means and said signal composing part" (quoting from the last two paragraphs of amended independent claim 22). These interconnections, as now recited in independent claim 22, are not disclosed or suggested in the prior art cited by the Examiner, thus providing a further basis for distinguishing the invention from the cited prior art.

For the above reasons, it is submitted that the invention recited in independent claim 22 is distinguishable from the prior art so as to preclude rejection under 35 U.S.C. §102 based on Kuo et al. '040, or under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in combination with Kim '130.

With respect to the rejection of independent claim 32 under 35 U.S.C. §102 based on Kuo et al. '040, in the previous final Office action (Paper No. 8), claim 32 was rejected under 35 U.S.C. §103 based on Kuo et al. '040. The Examiner alleged that Kuo et al. '040 disclosed control means which "further comprises a clock generating part for generating a clock signal to set up a size and a position of the highlight portion". In that regard, the Examiner alleged that the latter feature was "met by the pixel clock which is timing of displaying the further data (Fig. 3, col. 6, line 25 to col. 7, line 67)" (quoting from page 8,

lines 1-4 of the final Office action). The Examiner was apparently referring to the OSP signal generator 330 shown in Figure 3 of Kuo et al. '040 as receiving a pixel clock input from the displaying signal generator 256 of Figure 2 thereof. However, Kuo et al. '040 does not make it clear as to whether or how the pixel clock input provided to the OSP signal generator 330 results in the setting up of a size and a position of a highlight portion, as alleged by the Examiner. Therefore, it cannot be said that Kuo et al. '040 discloses or suggests the clock generating part recited in independent claim 32. Thus, for these reasons, a rejection of independent claim 32 under 35 U.S.C. §102 or §103 is clearly not appropriate.

Dependent claim 33 provides a further basis for distinguishing the invention from the cited prior art in that there is no disclosure or suggestion in Kuo et al. '040, or any other reference, of the control means further comprising an adjuster part connected to the clock generating part for receiving a clock signal, and for adjusting a size of the clock signal according to a control signal from selection means. The Examiner alleged (in the second paragraph on page 8 of the final Office action) that these elements and functions are met by vertical pixel shift register 404 and horizontal shift register 402, citing column 6, line 25-column 7, line 67 of Kuo et al. '040. However, again, it is not clear from the cited patent as to how the shift registers 402 and 404 perform a function of adjusting a size of a clock signal input according to a control signal from selection means, as recited in dependent claim 33.

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For the latter reasons, it is submitted that independent claim 32 and associated dependent claim 33 recite the invention in a manner distinguishable from the prior art so as to preclude rejection under 35 U.S.C. §103.

In view of the above, it is submitted that the claims of this application are in condition for allowance, and early issuance thereof is solicited. Should any questions remain unresolved, the Examiner is requested to telephone Applicant's attorney.

No fee is incurred by this Amendment.

Respectfully submitted,

Robert E. Bushnell, Attorney for the Applicant Registration No.: 27,774

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Folio: P56382 Date: 5/19/05 I.D.: REB/JGS P56382

14 July 2004

Applicant:

JOO-HYOUNG LEE, et al.

Serial No.:

09/885,100

Filed:

21 June 2001

For:

DISPLAYING APPARATUS AND METHOD FOR

CONTROLLING THE SAME

Document filed:

Amendment in response to the final Office action (Paper No. 8) mailed on 20 May 2004.

Fee Transmittal with check #45813 in amount of \$86.00





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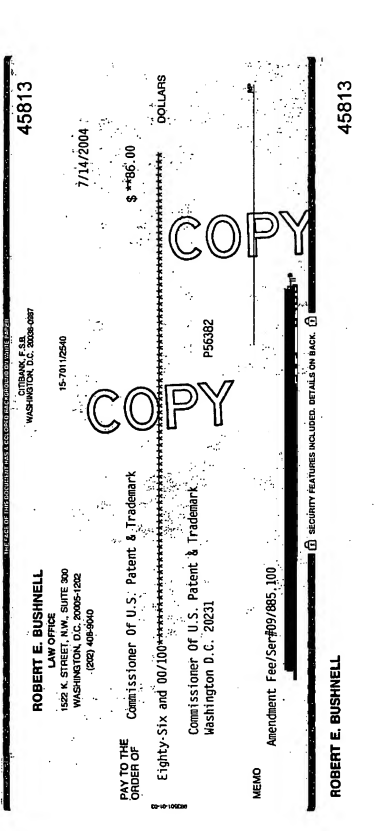
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

JOO-HYOUNG LEE et al.

Examiner:

TRAN, TRANG U.

Filed:

Serial No.:

21 June 2001

09/885,100

Art Unit:

2614

For:

DISPLAYING APPARATUS AND METHOD FOR CONTROLLING THE

SAME

AMENDMENT AFTER FINAL

Mail Stop AF
Commissioner for Patents
P.O.Box 1450
Alexandria, VA 22313-1450

Sir:

In response to the final Office action mailed on 20 May 2004 (Paper No. 8), entry of the following amendments and remarks, re-examination and reconsideration are respectfully requested.

Folio: P56382 Date: 7/14/04 I.D.: REB/JGS/kf

IN THE CLAIMS

Please cancel claim 25 without prejudice or disclaimer, and amend claims 22, 26 and 32, as follows:

- 1. (Previously Presented) A displaying apparatus, comprising:
- a displaying part for displaying a picture;

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- a selection input part for selecting for display a highlight portion within the picture of the displaying part;
 - a storage part for storing selection data according to the selection made through the selection input part; and
 - a controller for generating a highlight signal corresponding to the highlight portion based on the selection data, for composing the highlight signal with video signals to thereby generate composed video signals, and for displaying the highlight portion within the picture of the displaying part based on the composed video signals;

wherein the controller adds the highlight signal to the video signals to thereby increase the level of the composed video signals of the highlight portion, and the controller subtracts the highlight signal from the video signals to thereby decrease the level of the composed video signals of the highlight portion.

Claims 2 and 3. (Canceled)

- 4. (Original) The displaying apparatus according to claim 1, wherein the selection input part comprises a size control key for controlling a size of the highlight portion.
- 5. (Original) The displaying apparatus according to claim 4, wherein the selection input part comprises a position control key for controlling a position of the highlight portion.
- 6. (Original) The displaying apparatus according to claim 5, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and the selection input part comprises a signal control key for controlling a level of said at least one color signal.
 - 7. (Original) The displaying apparatus according to claim 4, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and the selection input part comprises a signal control key for controlling a level of said at least one color signal.

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8. (Original) The displaying apparatus according to claim 1, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and the selection input part comprises a signal control key for controlling a level of said at least one color signal.

- 9. (Original) The displaying apparatus according to claim 1, wherein the selection input part comprises a position control key for controlling a position of the highlight portion. 2 10. (Original) The displaying apparatus according to claim 9, wherein the highlight l signal comprises at least one color signal corresponding to the video signals; and 2 the selection input part comprises a signal control key for controlling a level of said 3 at least one color signal. (Previously Presented) A method for controlling a displaying apparatus, 11. 1 comprising the steps of: 2 selecting for display a highlight portion within a picture of the displaying apparatus; generating a highlight signal corresponding to the highlight portion; composing the highlight signal with video signals to thereby generate composed video signals; and 6 displaying the highlight portion within the picture of the displaying apparatus; 7 wherein the composing step comprises adding the highlight signal to the video signals to thereby increase a level of the composed video signals, and subtracting the highlight signal from the video signals to thereby decrease a level of the composed video signals. 10
 - 12. (Original) The method according to claim 11, further comprising the step of storing data selected in the selecting step.

Claims 13 and 14. (Canceled)

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- 1 15. (Original) The method according to claim 11, further comprising the step of controlling a size of the highlight portion.
- 16. (Original) The method according to claim 15, further comprising the step of controlling a position of the highlight portion.
- 17. (Original) The method according to claim 16, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
- said method further comprising the step of controlling a level of said at least one color signal.
 - 18. (Original) The method according to claim 15, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
- said method further comprising the step of controlling a level of said at least one color
 signal.
 - 19. (Original) The method according to claim 11, further comprising the step of controlling a position of the highlight portion.

1	20. (Original) The method according to claim 19, wherein the highlight signal
2	comprises at least one color signal corresponding to the video signals;
3	said method further comprising the step of controlling a level of said at least one color
4	signal.
1	21. (Original) The method according to claim 11, wherein the highlight signal
2	comprises at least one color signal corresponding to the video signals;
3	said method further comprising the step of controlling a level of said at least one color
4	signal.
1	22. (Currently Amended) A display apparatus, comprising:
2	signal generating means for generating video signals;
3	displaying means for displaying a picture based on the video signals generated by the
4	signal generating means;
5	selection means for selecting for displaying a highlight portion within the picture of
6	the displaying means;
7	storage means for storing selection data according to the selection made through the
8	selection means; and
9	control means for generating a highlight signal corresponding to the highlight portion
10	based on the selection data;

wherein said control means comprises a highlight signal generating part for generating the highlight signal, and a signal composing part for combining the highlight signal with the video signals generated by the signal generating means; and

wherein said control means further comprises an image sharpness part for adjusting a signal size representing a borderline of the highlight portion according to a selection by said selection means, and for supplying the adjusted signal size to said signal composing part.

- 23. (Previously Presented) The apparatus of claim 22, wherein said highlight signal generating part comprises an R highlight signal generating part, a G highlight signal generating part, and a B highlight signal generating part for generating R, G and B highlight signals, respectively.
- 24. (Previously Presented) The apparatus of claim 23, wherein the video signals generated by said signal generating means comprise R, G and B video signals, and the R highlight signal generating part, the G highlight signal generating part, and the B highlight signal generating part adjust the sizes of the R, G and B video signals, respectively.

Claim 25. (Canceled)

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26. (Currently Amended) The apparatus of claim [[25]] 22, wherein said signal

- composing part combines the video signals generated by said signal generating means with
- borderline signals indicating the borderline of the highlight portion outputted by said image
- sharpness part, and outputs a resultant combined signal to said displaying means.

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- 27. (Previously Presented) The apparatus of claim 22, wherein said displaying means comprises an on screen display (OSD) selecting part and a control key part for controlling a size and a position of the highlight portion.
- 28. (Previously Presented) The apparatus of claim 27, wherein said control key part comprises a size control key for controlling the size of the highlight portion, a position control key for controlling the position of the highlight portion, and a signal control key for controlling a value of the highlight signal.
- 29. (Previously Presented) The apparatus of claim 27, wherein said control means further comprises an adjuster part for adjusting the picture in response to external signals adjusted by said control key part.
- 30. (Previously Presented) The apparatus of claim 29, wherein selection of highlighting by a user through said selection means causes highlight signals to be supplied to said adjuster part through an SCL port and an SDA port connecting said selection means to said control means.

1	31. (Previously Presented) The apparatus of claim 27, wherein a user can employ the
2	OSD selecting part to select the OSD so that said highlight portion and said OSD are
3	displayed simultaneously.
1	32. (Currently Amended) [[The]] A display apparatus of claim 22, comprising:
2	signal generating means for generating video signals;
3	displaying means for displaying a picture based on the video signals generated by the
4	signal generating means;
5	selection means for selecting for displaying a highlight portion within the picture of
6	the displaying means;
7	storage means for storing selection data according to the selection made through the
8	selection means; and
9	control means for generating a highlight signal corresponding to the highlight portion
10	based on the selection data:
11	wherein said control means comprises a highlight signal generating part for generating
12	the highlight signal, and a signal composing part for combining the highlight signal with the
13	video signals generated by the signal generating means; and
14	wherein said control means further comprises a clock generating part for generating
15	a clock signal to set up a size and a position of the highlight portion.

33. (Previously Presented) The apparatus of claim 32, said control means further comprising an adjuster part connected to said clock generating part for receiving the clock signal, and for adjusting a size of the clock signal according to a control signal from said selection means.

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- 34. (Previously Presented) The apparatus of claim 22, said control means further comprising input terminals for receiving a control signal for controlling brightness of the video signals.
- 35. (Previously Presented) The apparatus of claim 34, said video signals comprising
 R, G and B signals, and said input terminals receiving R-brightness, G-brightness and Bbrightness signals, respectively.

<u>REMARKS</u>

The final Office action mailed on 20 May 2004 (Paper No. 8) has been carefully considered.

Claim 25 is being canceled without prejudice or disclaimer, and claims 22, 26 and 32 are being amended. Thus, claims 1, 4 thru 12, 15 thru 24 and 26 thru 35 are pending in the application.

It should be noted that the claims are being amended merely for the purpose of combining independent claim 22 and associated dependent claim 25, the latter being canceled, adjusting the dependency of dependent claim 26, and rewriting dependent claim 32 in independent form. Thus, no "new issue" is raised by these amendments, and accordingly, this Amendment After Final should be entered.

In paragraph 3 of the final Office action, the Examiner rejected claims 1, 4 thru 12, 15 thru 22 and 27 thru 34 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al., U.S. Patent No. 6,226,040. In paragraph 4 of the Office action, the Examiner rejected claims 23, 24, 30 and 35 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in view of Suen et al., U.S. Patent No. 6,552,750. In paragraph 5 of the Office action, the Examiner rejected claims 25 and 26 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in view of Kim, U.S. Patent No. 6,473,130. For the reasons stated below, it

is submitted that the invention recited in the claims, as now amended, is distinguishable from the prior art cited by the Examiner so as to preclude rejection under 35 U.S.C. §103.

With respect to the latter rejections, it is noted that dependent claim 30 is listed, in the final Office action, as being rejected under 35 U.S.C. §103 based on Kuo et al. '040 alone, but it is also listed as rejected under 35 U.S.C. §103 based on the combination of Kuo et al. '040 with Suen et al. '750. It is requested that the rejection of claim 30 be clarified in the next action by the Examiner. In the meantime, it is presumed that dependent claim 30 is rejected under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in combination with Suen et al. '750.

In rejecting independent claims 1 and 11 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040, the Examiner admitted (in paragraph 3 on page 4 of the final Office action) that Kuo et al. '040 does not disclose a controller which adds a highlight signal to video signals to thereby increase the level of the composed video signals of the highlight portion, and did not disclose a controller which subtracts the highlight signal from the video signals to thereby decrease the level of the composed video signals of the highlight portion. However, the Examiner took "Official Notice" that "it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the old and well known superimposing and desuperimposing the highlight signal on the video signal ... since it merely amounts of [sic] selecting an alternative equivalent device for adding highlight

signal and video signal" (quoting from the paragraph bridging pages 4 and 5 of the final Office action).

In support of the taking of "Official Notice", the Examiner cited (in paragraph 1 of the final Office action), Lake Jr., U.S. Patent No. 4,809,070. The Examiner cited this patent "to suggest the capabilities of adding and subtracting the luminance along edges of the luminance field (highlights and shadows)" (quoting from page 3, lines 3-4 of the final Office action). For the reasons stated below, it is submitted that Lake, Jr. '070 is unrelated and not applicable to the pertinent recitations contained in independent claims 1 and 11 of the present application.

Specifically, referring to column 1, lines 8-28 of Lake, Jr. '070 (as cited by the Examiner on page 2 of the final Office action), the patent states that, "[a]mong the video effects than can be applied to an array of sample values representing a luminance field to produce an enhanced array which represents a somewhat different luminance field is an effect known as embossing" (see column 1, lines 8-12 of Lake, Jr. '070). The patent then states that edge information is extracted from an image, and used to add luminance along edges of one polarity and subtract luminance along edges of the opposite polarity" (quoting from column 1, lines 12-15 of the patent). In the latter respect, according to the patent, the "term 'polarity' as applied to an edge is intended to be understood as referring to the sign of the change in luminance across the edge when the edge is traversed in a particular direction"

(quoting from column 1, lines 17-18 of the patent). Thus, if the luminance increases, the edge is considered to be a positive polarity, and if the luminance decreases, the edge is considered to be a negative polarity (see column 1, lines 18-21 of the patent).

The Lake, Jr. '070 patent then proceeds to state that, "[w]hen luminance is added and subtracted along edges in the original luminance field, the areas of increased and reduced luminance appear to the eye as highlights and shadows which provide three-dimensional cues for the eye and achieve an embossed texture appearance" (quoting from column 1, lines 23-28 of the patent). Thus, whereas the patent refers to the addition and subtraction of luminance along edges in an original luminance field (referring to column 1, lines 23-25 of the patent), this is not seen to have much, if any, relevance to the claimed feature whereby a controller adds a highlight signal to video signals in their entirety (not merely to edges) to thereby increase the level of composed video signals of a highlight portion, and whereby the controller subtracts the highlight signal from the video signals in their entirety to thereby decrease the level of the composed video signal of the highlight portion, and this contradicts the allegation by the Examiner in the sentence bridging pages 2 and 3 of the final Office.

More specifically, whereas Lake, Jr. '070 discloses the addition or subtraction of luminance along edges of an image, the claimed feature at issue involves the addition or subtraction of a highlight signal or highlight signals to video signals in order to increase the level of composed video signals of a highlight portion. More specifically, Lake, Jr. '070

appears to add luminance to the <u>edges</u> of an image, whereas the feature recited in the claims involves the addition of subtraction of a highlight signal to video signals <u>in their entirety</u>. Furthermore, a review of Lake, Jr. '070 fails to reveal any mention whatsoever of a highlight signal or highlight signals added to or subtracted from video signals, and fails to mention composed video signals of highlight portion, such composed signals resulting from the composing of a highlight signal or highlight signals with the video signals.

As a result of the above, it is submitted that a substantial question exists as to the propriety of the taking of "Official Notice" on the part of the Examiner, and this raises a question as to the validity of the rejection under 35 U.S.C. §103 of claims 1 and 11.

Furthermore, there is nothing within the "four corners" of the disclosure of Kuo et al. '040 which would suggest to or instruct a person of ordinary skill in the art as to the necessity or desirability of modifying the disclosure of Kuo et al. '040 in the manner suggested by the Examiner. That is, Kuo et al. '040 does not contain any suggestion or instruction which would lead a person of ordinary skill in the art to modify the disclosure of Kuo et al. '040 so as to provide the controller with the capability of adding or subtracting a highlight signal from video signals in order to increase or decrease the level of the composite video signals of the highlight portion.

For the above reasons, it is respectfully submitted that independent claims 1 and 11,

and their associated dependent claims, recite the invention in a manner distinguishable from the prior art so as to preclude rejection under 35 U.S.C. §103.

Turning to consideration of amended independent claim 22, that claim is being amended to include the recitation of dependent claim 25, which is being canceled. As mentioned above, dependent claim 25 was rejected under 35 U.S.C. §103 based on the combination of Kuo et al. '040 with Kim '130.

Initially, with respect to original independent claim 22, it is noted that, on page 6 of the final Office action, the Examiner merely stated that claim 22 was "rejected for the same reason as discussed in claim 1" (quoting from page 6, line 9 of the final Office action). However, it is to be noted that, whereas independent claim 1 recites the control means in general terms, independent claim 22 recites the control means as comprising a highlight signal generating part for generating the highlight signal, and a signal composing part for combining the highlight signal with the video signals generated by the signal generating means (see the last paragraph of original independent claim 22). However, in rejecting independent claims 1 and 22, the Examiner does not state any correspondence between the recited "highlight signal generating part" and "signal composing part", on the one hand, and elements of Kuo et al. '040, on the other hand. Thus, it is not clear from the final Office action what elements of Kuo et al. '040 correspond to the "highlight signal generating part" and the "signal composing part" recited in the last paragraph of original independent claim

Nevertheless, as stated above, independent claim 22 is being amended to include the recitation of dependent claim 25, which has been canceled. In rejecting claim 25 (in paragraph 5 of the final Office action), the Examiner cited the combination of Kuo et al. '040 and Kim '130, and admitted that Kuo et al. '040 did not disclose the provision of control means further comprising an image sharpness part for adjusting a signal size representing a borderline of the highlight portion according to a selection by the selection means, and for supplying the adjusted signal size to the signal composing part (see the second sub-paragraph of paragraph 5 on page 10 of the final Office action). However, the Examiner alleged that Kim '130 "teaches that the sub-picture display apparatus according to the present invention provides an effect capable of distinctively displaying the sub-picture more definitely and clearly, by thickening the boundary portion of the sub-picture and varying the brightness of the sub-picture to become brighter, in the case that the main picture is complicated spatially or an amount of temporal movement of the main picture is large" (quoting from page 10, lines 11-16 of the final Office action). In that regard, the Examiner cited Figure 4 and column 3, line 5 - column 4, line 8 of Kim '130.

However, Figure 4 and the cited portion of Kim '130 merely relate to the functioning of a controller 14 to control a signal processor 13 so that a width of a boundary portion between a main picture and a sub-picture has a predetermined first width which can be

'130). The disclosure of the cited patent also describes how the controller 14 controls the signal process 13 so that the width of the boundary portion between the main picture and the sub-picture becomes a predetermined second width (see column 3, lines 36-40 of the patent).

Nevertheless, there is no disclosure or suggestion in Kim '130 of the provision of an image sharpness part for adjusting a signal size presenting a borderline of the highlight portion according to a selection by selection mean, as recited in amended independent claim 22. Furthermore, there is no instruction as to how one of ordinary skill in the art would modify the disclosure of Kuo et al. '040 (specifically, Figure 2 thereof) so as to incorporate an image sharpness part into the controller 231 thereof, or into any other portion of the disclosed arrangement of Kuo et al. '040, so as to achieve the results achieved by the display apparatus of claim 22 of the present application. Finally, there is no portion of the primary reference (Kuo et al. '040), and the Examiner has not cited any portion thereof, which would motivate or suggest to a person of ordinary skill in the art that the disclosure of Kim '130 should be sought for the purpose of modifying Kuo et al. '040 in accordance with the disclosure of Kim '130 in an effort to arrive at the present invention.

For the above reasons, it is submitted that the invention recited in independent claim 22, as now amended, is distinguishable from the prior art so as to preclude rejection under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040 in combination with Kim

As also mentioned above, dependent claim 32 has been amended to appear in independent form. In rejecting previous dependent claim 32 under 35 U.S.C. §103 based on Kuo et al. '040, the Examiner alleged that Kuo et al. '040 disclosed control means which "further comprises a clock generating part for generating a clock signal to set up a size and a position of the highlight portion", the Examiner alleging that the latter feature was "met by the pixel clock which is timing of displaying the further data (Fig. 3, col. 6, line 25 to col. 7, line 67)" (quoting from page 8, lines 1-4 of the final Office action). The Examiner is apparently referring to the OSP signal generator 330 shown in Figure 3 of Kuo et al. '040 as receiving a pixel clock input from the displaying signal generator 256 of Figure 2 thereof. However, Kuo et al. '040 does not make it clear as to whether or how the pixel clock input provided to the OSP signal generator 330 results in the setting up of a size and a position of a highlight portion, as alleged by the Examiner. Therefore, it cannot be said that Kuo et al. '040 discloses or suggests the clock generating part recited in amended claim 32.

Dependent claim 33 provides a further basis for distinguishing the invention from the cited prior art in that there is no disclosure or suggestion in Kuo et al. '040, or any other reference, of the control means further comprising an adjuster part connected to the clock generating part for receiving a clock signal, and for adjusting a size of the clock signal according to a control signal from selection means. The Examiner alleges (in the second

paragraph on page 8 of the final Office action) that these elements and functions are met by vertical pixel shift register 404 and horizontal shift register 402, citing column 6, line 25-column 7, line 67 of Kuo et al. '040. However, again, it is not clear from the cited patent as to how the shift registers 402 and 404 perform a function of adjusting a size of a clock signal input according to a control signal from selection means, as recited in dependent claim 33.

For the latter reasons, it is submitted that independent claim 32 and associated dependent claim 33 recite the invention in a in a manner distinguishable from the prior art so as to preclude rejection under 35 U.S.C. §103.

A fee of \$86.00 is incurred by the addition of an independent claim in excess of three.

PATENT P56382

In view of the above, it is submitted that the claims of this application are in condition for allowance, and early issuance thereof is solicited. Should any questions remain unresolved, the Examiner is requested to telephone Applicant's attorney.

Respectfully submitted,

Robert E. Bushnell, Attorney for the Applicant Registration No.: 27,774

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Folio: P56382 Date: 7/14/04 I.D.: REB/JGS



P56382

20 February 2004

Applicant:

JOO-HYOUNG LEE et al.

Serial No.:

09/885,100

Filed:

21 June 2001

For:

DISPLAYING APPARATUS AND METHOD FOR CONTROLLING

THE SAME

Document filed:

1. Amendment in response to the first Office action (Paper No. 4) dated 19 November 2003.

2. Transmittal of Formal Drawings w/ Fig. 3 and Annotated sheet of Fig.3

3. Petition for One-month Extension of Time (1XOT)

4. Fee transmittal/check #45340 in amount of \$290.000 \ P

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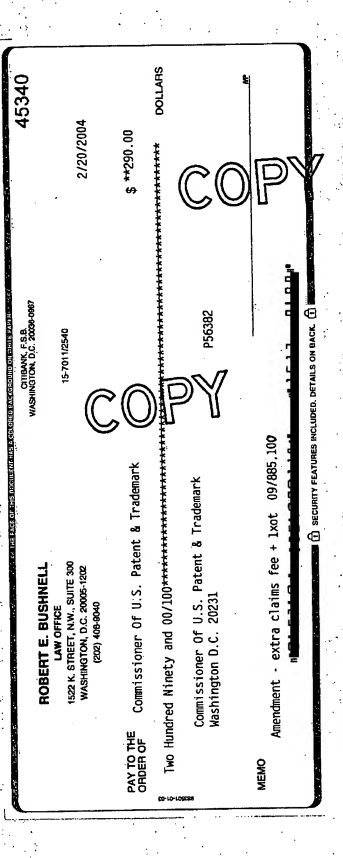
PTO/SB/17 (08-00)

Approved for use through 9/30/2000. OMB 0651-0032
Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Complete If Known **FEE TRANSMITTAL** 09/885,100 Application Number 21 June 2001 Patent fees are subject to annual revision. Filing Date JOO-HYOUNG LEE First Named Inventor TRAN, T.U. Examiner Name 2614 Group/Art Unit P56382 Attorney Docket No. TOTAL AMOUNT OF PAYMENT (\$) 290.00 FEE CALCULATION (continued) METHOD OF PAYMENT (check one) 3. ADDITIONAL FEES The Commissioner is hereby authorized to charge indicated fees and cradit any over payments to: arge Entity Small Entity 02-4943 Deposit Account Number: Deposit Account Number: Fee Fee Fee Fee Description Fee Pald (\$) Code (\$) Code 1051 2051 65 Surcharge-late filing fee or oath Charge Any Additional Fee Required Under 37 C.F.R. §1.16 and 130 Surcharge-late provisional filing fee or cover sheet 5 Applicant claims small entity status. See 37 CFR 1.27 2052 25 1052 50 1053 130 Non-English specification 1053 130 For fling a request for reexamination 1812 2.520 1812 2,520 2. ■ Payment Enclosed: (CHECK#45340) Requesting publication of SIR prior to Examiner 9201 1804 920 1804 Check 🖸 Requesting publication of SIR after Examiner action 1805 1.8401 FEE CALCULATION 805 1.840 \$ 110.00 Extension for reply within first month 55 1251 110 2251 1. BASIC FILING FEE \$ Extension for reply within second month 252 420 2252 210 arge Entity Small Entity \$ Extension for reply within third month 253 950 2253 475 Fee Fee Paid Fee Description Extension for reply within fourth month \$ 740 Code (\$) Code (\$) 1254 1,480 2254 Extension for reply within fifth month 1255 2,010 2255 1.005 385 Utility filing fee 1001 770 2001 2401 165 Notice of Appeal 1401 330 s 1002 340 2002 170 Design filing fee Filing a brief in support of an appeal 1402 330 2402 185 Plant filing fee s 265 530 2003 1003 Request for oral hearing 1403 290 2403 145 Reissue filing fee \$ 770 385 2004 1004 Petition to institute a public use proceeding : 1451 1,510 \$ 1451 1.510 2005 80 Provisional filing fee 1005 160 Petition to revive - unavoidable 2452 55 1452 (\$) 0 .00 110 SUBTOTAL (1) 2453 665 Petition to revive - unintentional 1453 1.330 2. EXTRA CLAIM FEES Utility Issue fee (or reissue) 501 1.330 2501 665 Extra Fee from Fee below Paid Claims 2502 240 Design issue fee 1502 480 2503 320 Plant Issue fee 180.00 1503 640 18.00 10 Total claims Petitions to the Commissioner 1460 130 88.00 0.00 460 130 Independent Processing fee for provisional applications Claims 1807 50 1807 50 Submission of Information Disclosure Statement 1806 180 1806 180 Multiple Dependent Recording each patent assignment per property 8021 40 8021 40 or number previously paid, if greater, For Reissues, see below (Times number of properties) Large Entity Small Entity Filing a submission after final rejection 1809 770 2809 385 Fee Description Fee Fee (37 Č.F.R. §1.129(a)) (\$) Code (\$) Code For each additional invention to be examined 1810 770 2810 385 Independent claims in excess of 3 86 2201 43 1201 (37 C.F.R. §1.129(b)) 2202 Claims in excess of 20 1202 18 Request for Continued Examination (RCE) 1801 770 2801 385 Multiple dependent claim, if not paid 1203 290 2203 145 ** Reissue independent claims over 1204 88 2204 Other Fee (specify) original patent ** Reissue claims in excess of 20 and 18 2205 1205 Other Fee (specify) over original patent * Reduced by Basic Fillng Fee Paid (\$) 180.00 SUBTOTAL (2) SUBTOTAL (3) \$110.00 Complete (if applicable) SUBMITTED BY Typed or Printed Reg. Number Robert E. Bushnell, Esq. 27,774 Name 20 February 2004 Deposit Account Date Signature User ID

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REB/rfc







IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

JOO-HYOUNG LEE et al.

COPY

Serial No.:

09/885,100

Examiner:

TRAN, TRANG U.

Filed:

21 June 2001

Art Unit:

2614

For:

DISPLAYING APPARATUS AND METHOD FOR CONTROLLING THE

SAME

AMENDMENT

Commissioner for Patents P.O.Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the first Office action mailed on 19 November 2003 (Paper No. 4), entry of the following amendments and remarks, re-examination and reconsideration are respectfully requested.

The period for response is being extended to and through 19 March 2004 by a Petition for a one month extension of time and its appropriate fee concurrently submitted with this Amendment.

Folio: P56382 Date: 2/20/04

I.D.: REB/JGS/kf/rfc

IN THE SPECIFICATION

1. Please amend paragraph [0015] as follows:

[0015] As a further preference, the composing or combining step comprises the steps of adding the highlight signal to the video signals to thereby increase the level of the composed or combined video signal, and eliminating subtracting the highlight signal from the video signal to thereby decrease the level of the composed or combined video signal.

2. Please amend paragraphs [0035]-[0036] as follows:

[0035] The image sharpness part 8 adjusts the signal size representing the borderline of the highlight portion according to a selection by the selection input part 3, and supplies the adjusted signal size to the signal composing part 9.

[0036] The signal composing part 9 composes or combines the original R, G and B signals, the highlight signals of R, G and B outputted from the highlight signal generating part 7, and borderline signals indicating the borderline of the highlight portion 15 outputted from the image sharpness part 8, and signal composing part 9 outputs the highlight signal to indicate the highlight portion 15.

3. Please amend paragraph [0044] as follows:

[0044] As shown in Figs. 5 and 6, the video signals which are generated from the signal generating part 1 and supplied to the displaying part 13 in step S1 are R, G & B signals

having their specific voltages. If "To Highlight" is selected through the selection input part 3 in step S5, the highlight portion 15 is displayed in a portion of the displaying part 13. The size and portion position of the highlight portion 15 can be adjusted through the size control key and the position control key, respectively. If the size and the position of the highlight portion 15 are adjusted, the highlight signal generating part 7 generates highlight signals having a level of voltage sufficient to maintain the brightness of the picture as desired. The generated highlight signals are composed or combined with the video signals, to thereby generate composed or combined video signals. For example, if the video signal voltages are supplied with 0.5V and the highlight signal voltages are supplied with 0.2V, the voltage of the highlight portion 15 is 0.7V, thereby making the picture brighter.

IN THE CLAIMS

Please cancel claims 2, 3, 13 and 14 without prejudice or disclaimer, amend claims 1 and 11, and add claims 22 thru 35, as follows:

- 1. (Currently Amended) A displaying apparatus, comprising:
- a displaying part for displaying a picture;

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- a selection input part for selecting for display a highlight portion within the picture of the displaying part;
- a storage part for storing <u>selection</u> data according to the selection made through the selection input part; and
- a controller for generating a highlight signal corresponding to the highlight portion based on the selected selection data, for composing the highlight signal with video signals to thereby generate composed video signals, and for displaying the highlight portion within the picture of the displaying part based on the composed video signals;
- wherein the controller adds the highlight signal to the video signals to thereby increase the level of the composed video signals of the highlight portion, and the controller subtracts the highlight signal from the video signals to thereby decrease the level of the composed video signals of the highlight portion.

Claims 2 and 3. (Canceled)

- 4. (Original) The displaying apparatus according to claim 1, wherein the selection input part comprises a size control key for controlling a size of the highlight portion.
 - 5. (Original) The displaying apparatus according to claim 4, wherein the selection input part comprises a position control key for controlling a position of the highlight portion.

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- 6. (Original) The displaying apparatus according to claim 5, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and
- the selection input part comprises a signal control key for controlling a level of said at least one color signal.
- 7. (Original) The displaying apparatus according to claim 4, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and
- the selection input part comprises a signal control key for controlling a level of said at least one color signal.
 - 8. (Original) The displaying apparatus according to claim 1, wherein the highlight signal comprises at least one color signal corresponding to the video signals;

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- the selection input part comprises a signal control key for controlling a level of said at least one color signal.
- 9. (Original) The displaying apparatus according to claim 1, wherein the selection input part comprises a position control key for controlling a position of the highlight portion.
 - 10. (Original) The displaying apparatus according to claim 9, wherein the highlight signal comprises at least one color signal corresponding to the video signals; and
 - the selection input part comprises a signal control key for controlling a level of said at least one color signal.
 - 11. (Currently Amended) A method for controlling a displaying apparatus, comprising the steps of:
- selecting for display a highlight portion within a picture of the displaying apparatus;
 - generating a highlight signal corresponding to the highlight portion;
- composing the highlight signal with video signals to thereby generate composed video signals; and

displaying the highlight portion within the picture of the displaying apparatus;

wherein the composing step comprises adding the highlight signal to the video signals to thereby increase a level of the composed video signals, and subtracting the highlight signal from the video signals to thereby decrease a level of the composed video signals.

12. (Original) The method according to claim 11, further comprising the step of storing data selected in the selecting step.

Claims 13 and 14. (Canceled)

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- 15. (Original) The method according to claim 11, further comprising the step of controlling a size of the highlight portion.
- 16. (Original) The method according to claim 15, further comprising the step of controlling a position of the highlight portion.
- 17. (Original) The method according to claim 16, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
- said method further comprising the step of controlling a level of said at least one color signal.

- 18. (Original) The method according to claim 15, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
- said method further comprising the step of controlling a level of said at least one color signal.
- 1 19. (Original) The method according to claim 11, further comprising the step of controlling a position of the highlight portion.
- 20. (Original) The method according to claim 19, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
- said method further comprising the step of controlling a level of said at least one color signal.
- 21. (Original) The method according to claim 11, wherein the highlight signal comprises at least one color signal corresponding to the video signals;
- said method further comprising the step of controlling a level of said at least one color signal.
 - 22. (New) A display apparatus, comprising:
- 2 signal generating means for generating video signals;

3	displaying means for displaying a picture based on the video signals generated by
4	the signal generating means;

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selection means for selecting for displaying a highlight portion within the picture of the displaying means;

storage means for storing selection data according to the selection made through the selection means; and

control means for generating a highlight signal corresponding to the highlight portion based on the selection data;

wherein said control means comprises a highlight signal generating part for generating the highlight signal, and a signal composing part for combining the highlight signal with the video signals generated by the signal generating means.

- 23. (New) The apparatus of claim 22, wherein said highlight signal generating part comprises an R highlight signal generating part, a G highlight signal generating part, and a B highlight signal generating part for generating R, G and B highlight signals, respectively.
- 24. (New) The apparatus of claim 23, wherein the video signals generated by said signal generating means comprise R, G and B video signals, and the R highlight signal generating part, the G highlight signal generating part, and the B highlight signal generating part adjust the sizes of the R, G and B video signals, respectively.

- 1 25. (New) The apparatus of claim 22, wherein said control means further
 2 comprises an image sharpness part for adjusting a signal size representing a borderline of
 3 the highlight portion according to a selection by said selection means, and for supplying
 4 the adjusted signal size to said signal composing part.
 - 26. (New) The apparatus of claim 25, wherein said signal composing part combines the video signals generated by said signal generating means with borderline signals indicating the borderline of the highlight portion outputted by said image sharpness part, and outputs a resultant combined signal to said displaying means.

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- 27. (New) The apparatus of claim 22, wherein said displaying means comprises an on screen display (OSD) selecting part and a control key part for controlling a size and a position of the highlight portion.
- 28. (New) The apparatus of claim 27, wherein said control key part comprises a size control key for controlling the size of the highlight portion, a position control key for controlling the position of the highlight portion, and a signal control key for controlling a value of the highlight signal.
 - 29. (New) The apparatus of claim 27, wherein said control means further

comprises an adjuster part for adjusting the picture in response to external signals adjusted by said control key part.

- 30. (New) The apparatus of claim 29, wherein selection of highlighting by a user through said selection means causes highlight signals to be supplied to said adjuster part through an SCL port and an SDA port connecting said selection means to said control means.
- 31. (New) The apparatus of claim 27, wherein a user can employ the OSD selecting part to select the OSD so that said highlight portion and said OSD are displayed simultaneously.
- 32. (New) The apparatus of claim 22, wherein said control means further comprises a clock generating part for generating a clock signal to set up a size and a position of the highlight portion.
- 33. (New) The apparatus of claim 32, said control means further comprising an adjuster part connected to said clock generating part for receiving the clock signal, and for adjusting a size of the clock signal according to a control signal from said selection means.

- 34. (New) The apparatus of claim 22, said control means further comprising input terminals for receiving a control signal for controlling brightness of the video signals.
- 35. (New) The apparatus of claim 34, said video signals comprising R, G and B signals, and said input terminals receiving R-brightness, G-brightness and B-brightness signals, respectively.

REMARKS

The Office action mailed on 19 November 2003 (Paper No. 4) has been carefully considered.

The specification is being amended to correct minor errors and improve form. Claims 2, 3, 13 and 14 are being canceled without prejudice or disclaimer, claims 1 and 11 are being amended, and new claims 22 thru 35 are being added. Thus, claims 1, 4 thru 12 and 15 thru 35 are pending in the application.

In paragraph 2 of the Office action, the Examiner rejected claims 1, 4 thru 12 and 15 thru 21 under 35 U.S.C. §102 for alleged anticipation by Kuo et al., U.S. Patent No. 6,226,040. In paragraph 4 of the Office action, the Examiner rejected claims 2, 3, 13 and 14 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040. For the reasons stated below, it is submitted that the invention recited in the claims, as now amended, is distinguishable from the prior art cited by the Examiner so as to preclude rejection under 35 U.S.C. §102 or §103.

Independent claim 1 is being amended to include the recitations from dependent claims 2 and 3, which are being canceled. Similarly, independent claim 11 is being amended to include the recitations from dependent claims 13 and 14, which are being canceled. It is submitted that these amendments to independent claims 1 and 11 should

result in allowance of independent claims 1 and 11 and their associated dependent claims.

In rejecting dependent claims 2, 3, 13 and 14 under 35 U.S.C. §103 for alleged unpatentability over Kuo et al. '040, the Examiner admitted (in paragraph 4 of the Office action) that Kuo et al. '040 did not disclose a controller which adds a highlight signal to video signals to thereby increase the level of the composed video signals of the highlight portion, and did not disclose a controller which tracks the highlight signal from the video signals to thereby decrease the level of the composed video signals of the highlight portion. However, the Examiner took "Official Notice" that "it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the old and well known superimposing the highlight signal on the video signal ... since it merely amounts of [sic] selecting an alternative equivalent device for adding highlight signal and video signal" (quoting from the paragraph bridging pages 4 and 5 of the Office action). The Examiner further took "Official Notice" and concluded that "it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the old and well known desuperimposing the highlight signal on the video signal ... since it merely amounts of [sic] selecting an alternative equivalent device for removing highlight signal from video signal" (quoting from the first complete paragraph on page 5 of the Office action).

However, in taking the latter "Office Notice", the Examiner did not place on the

record of this application any evidence of the assertions that adding and/or subtracting a highlight signal from the video signals to thereby increase and/or decrease the level of the composed video signals of the highlight portion was "old and well known" in the art. It should be noted that, under the rules and the law governing rejections under 35 U.S.C. §103, it is incumbent upon the Examiner to support such assertions by placing on the record evidence, in the form of prior patents or publications, of the fact that such features and functions are "old and well known" in the art.

Furthermore, there is nothing within the "four corners" of the disclosure of Kuo et al. '040 which would suggest to or instruct a person of ordinary skill in the art as to the necessity or desirability of modifying the disclosure of Kuo et al. '040 in the manner suggested by the Examiner. That is, Kuo et al. '040 does not contain any suggestion or instruction which would lead a person of ordinary skill in the art to modify the disclosure of Kuo et al. '040 so as to provide the controller with the capability of adding or subtracting a highlight signal from video signals in order to increase or decrease the level of the composite video signals of the highlight portion.

For the above reasons, it is respectfully submitted that independent claims 1 and 11, and their associated dependent claims, recite the invention in a manner distinguishable from the prior art so as to preclude rejection under 35 U.S.C. §103.

New independent claim 22 and associated dependent claims 23 thru 35 are being added to provide complete protection of the invention by reciting various additional features of the displaying apparatus of the present invention. It should be noted that the elements and functions recited in independent claim 22 and associated dependent claims 23 thru 35 are fully disclosed in and supported by the disclosure of the present application, as originally filed.

It should be further noted that neither Kuo et al. '040 or any other reference cited in this application discloses or suggests a displaying apparatus comprising signal generating means, displaying means, selection means, storage means and control means with the functions recited in independent claim 22, wherein the control means comprises a highlight signal generating part and a signal composing part with the respective functions recited in the claim. It should also be noted that dependent claims 23 thru 35 recite the displaying apparatus of claim 22 in further detail so as to further define the invention over the prior art cited by the Examiner.

Finally, Figure 3 is being corrected to add reference numeral 17 which is mentioned in paragraph [0040] of the specification, and thereby rendering the figure consistent with the specification, as originally filed. Substitute formal Figure 3 which incorporates this correction is attached. Entry of formal Figure 3, in writing in the next Office action, is respectfully requested.

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In view of the above, it is submitted that the claims of this application are in

condition for allowance, and early issuance thereof is solicited. Should any questions

remain unresolved, the Examiner is requested to telephone Applicant's attorney.

A fee of \$180.00 is incurred by the addition of ten (10) total claims in excess of

total 21. Additionally, a fee of \$110.00 is incurred by the filing of a Petition for a three-

months extension of time attached hereto. Applicant's check drawn to the order of

Commissioner accompanies this Amendment. Should the check become lost, be deficient

in payment, or should other fees be incurred, the Commissioner is authorized to charge

Deposit Account No. 02-4943 of Applicant's undersigned attorney in the amount of such

fees.

Respectfully submitted,

Robert E. Bushnell,

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